

UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO. **FILING DATE** FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/046,784 03/23/98 CARTER K. 83000.1007 **EXAMINER** 022804 LM02/0803 HECKER & HARRIMAN TORRE C **SUITE 2300 ART UNIT** PAPER NUMBER 1925 CENTURY PARK EAST LOS ANGELES CA 90067 2773 DATE MAILED:

08/03/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office Action Summary

Application No. 09/046,784

Applicant(s)

Carter

Examiner

Crescelle Dela Torre

Group Art Unit 2773



	Orcodalio Bala Torro	
Responsive to communication(s) filed on		
☐ This action is FINAL .		
☐ Since this application is in condition for allowance excelling accordance with the practice under Ex parte Quayle,		on as to the merits is closed
A shortened statutory period for response to this action is is longer, from the mailing date of this communication. Fai application to become abandoned. (35 U.S.C. § 133). Ext. 37 CFR 1.136(a).	ilure to respond within the period	d for response will cause the
Disposition of Claims		
	is/are	pending in the application.
Of the above, claim(s)	is/are w	ithdrawn from consideration.
Claim(s)		
Claim(s)		
☐ Claims		
 See the attached Notice of Draftsperson's Patent Dra	objected to by the Examiner. is approved are.	_disapproved. d).
☐ All ☐ Some* ☐ None of the CERTIFIED cop		
received in Application No. (Series Code/Seria	I Number)	•
received in this national stage application from *Certified copies not received:	n the International Bureau (PCT F	
Acknowledgement is made of a claim for domestic p	oriority under 35 U.S.C. 3 119(e).
Attachment(s) ☑ Notice of References Cited, PTO-892 ☑ Information Disclosure Statement(s), PTO-1449, Page ☐ Interview Summary, PTO-413 ☑ Notice of Draftsperson's Patent Drawing Review, PT☐ Notice of Informal Patent Application, PTO-152		
SEE OFFICE ACTION	ON THE FOLLOWING PAGES	

DETAILED ACTION

- 1. This action is responsive to communications: prior art, filed on 7/26/99. This action is non-final.
- 2. Claims 1 23 are pending in this application. Claims 1, 7, 12, 17, and 23 are independent claims.
- 3. The present title of the invention is "Method and Apparatus for Selecting Attachments".

Drawings

4. Figures 2 and 3 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g).

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

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6. Claims 1 - 23 are rejected under 35 U.S.C. 102(e) as being anticipated by Borman et al. (U.S. patent 5,890,172).

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As per claim 1, Borman et al., hereinafter Borman, teach the following subject matter:

a browsing mechanism, with browser interface 400, at Figs. 5A - 5C, and col. 7, lines 52 53, configured to render a current data resource, i.e., a file retrieved by the browser, and to
navigate through plural data resources, using the Back 412, Forward, and Home 414 buttons; and
an attachment mechanism, using jumper window 300, at Fig. 3, configured to retrieve an
attachment from the browser in response to a user event, i.e., by a selecting a hot-link with a
mouse, at col. 6, lines 55 - 60, the attachment associated with the current data resource, since the

Borman teaches that the attachment comprises a resource locator [claim 2] at col. 7, lines 62 - 63, or source data [claim 3] associated with the current data resource at col. 13, lines 32 - 38. In addition, Borman inherently teaches selecting an attachment type [claim 4] at col. 13, lines 32 - 38, which describes different file types.

"hot-links are extracted from a file initially retrieved by the browser".

Furthermore, Borman teaches that the attachment mechanism comprises a button [claim 5] with refresh/update button 326, at Fig. 3, and col. 7, lines 17 - 19. As to claim 6, Borman teaches navigating to a first data resource, in browser window 406, using a resource locator, with hot-link 580, in a second data resource, in jumper window 300, all at Fig. 6.

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Regarding claims 7 - 11, they are similar to claims 1, 4, 2, 3, and 6. Claims 12 - 16 correspond respectively to claims 7 - 11; while claims 17 - 19, 21, and 23 correspond to claims 1 - 3, 6, and 1.

As per claim 20, the first part is similar to claim 4, while the second part is taught by Borman with site window 404, at col. 7, line 32, and at Fig. 5A, which allows a user to select the property value by entering the site location.

As to claim 22, Borman teaches the following:

a stack configured to contain resource locators of navigated data resources, with history creation process 712, at Fig. 7, and col. 9, lines 40 - 42; and

one or more methods configured to browse navigated data by stepping forward or backward within the stack, at col. 9, lines 43 - 56.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Yohanan (U.S. patent 5,737,560) describes information access using a browser application by activating a desktop icon.

Cardinal et al. (U.S. patent 5,799,318) teach the organization and display of information from diverse computer resources.

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The patents to Kuzma (U.S. patent 5,771,355 and 5,781,901) and Beck et al. (U.S. patent 5,903,723) detail the transmission of e-mail attachments.

Responses

8. Responses to this action should be mailed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231. If applicant desires to fax a response, (703) 308-9051 may be used for formal communications or (703) 308-6606 for informal or draft communications.

Please label "PROPOSED" or "DRAFT" for informal facsimile communications. For after final responses, please label "AFTER FINAL" or "EXPEDITED PROCEDURE" on the document.

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Inquiries

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Crescelle dela Torre whose telephone number is (703) 305-9782. The examiner can normally be reached on Mondays-Thursdays from 8:30 am to 4:00 pm, and on alternating Fridays from 8:30 am to 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Kim, can be reached at (703) 305-3821.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3800.

C. Low Source Crescelle dela Torre Patent Examiner Art Unit 2773 July 29, 1999